## Cascaste 06:06-073888-88BAD obcouraement 1171.9 FFileed 1001/286/2000 7 Pagreage of 14 of 4 1 KARL J. KRAMER (CA SBN 136433) (kkramer@mofo.com) ANNA ERICKSON WHITE (CA SBN 161385) (awhite@mofo.com) 2 MORRISON & FOERSTER LLP 755 Page Mill Road 3 Palo Alto, California 94304-1018 Telephone: (650) 813-5600 4 Facsimile: (650) 494-0792 5 Attorneys for defendant ALTERA CORPORATION 6 G. HOPKINS GUY, III (CA SBN 124811) (hopguy@orrick.com) JEFFREY A. MILLER (CA SBN 160602) (imiller@orrick.com) 7 KEVIN C. JONES (CA SBN 240205) (kjones@orrick.com) ORRICK, HERRINGTON & SUTCLIFFE LLP 8 1000 Marsh Road Menlo Park, CA 94025 9 Telephone: (650) 614-7400 Facsimile: (650) 614-7401 10 Attorneys for Defendant 11 ACTEL CORPORATION 12 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 OAKLAND DIVISION 16 17 ZILOG, INC., a Delaware Corporation, Case No. C-06-7388-SBA 18 Plaintiff. 19 v. STIPULATION AND [KROKOSED] ORDER TO EXTEND TIME TO 20 ALTERA CORP., a Delaware corporation, and RESPOND TO COMPLAINT ACTEL CORP., a California corporation 21 Defendants. Honorable Saundra B. Armstrong 22 Complaint filed: December 1, 2006 23 24 25 26 27 28 STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME TO RESPOND TO COMPLAINT

STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME TO RESPOND TO COMPLAINT Case No.C-06-7388 pa-1127251 v1

1	Plaintiff ZiLOG, Inc. ("ZiLOG"), Defendant Altera Corporation ("Altera") and Defendant
2	Actel Corporation ("Actel"), through their respective counsel of record, hereby stipulate and
3	agree as follows:
4	WHEREAS, Plaintiff has sued Altera and Actel (collectively, "Defendants") for alleged
5	infringement of U.S. Patent No. 4,670,749 ("the '749 patent");
6	WHEREAS, the U.S. Patent and Trademark Office ("U.S.P.T.O.") granted an ex parte
7	request for reexamination of the '749 patent, and the reexamination is pending;
8	WHEREAS, on January 5, 2007, ZiLOG and Altera stipulated to an extension of time to
9	respond to ZiLOG's complaint granting Altera until January 30, 2007 to answer or otherwise
10	respond to the complaint.
11	WHEREAS, on January 9, 2007, ZiLOG and Actel stipulated to an extension of time to
12	respond to ZiLOG's complaint granting Actel until January 30, 2007 to answer or otherwise
13	respond to the complaint.
14	WHEREAS, on January 25, 2007, Actel filed an unopposed motion to stay. Altera joined
15	the motion.
16	NOW, THEREFORE, the ZiLOG, Altera and Actel stipulate and agree as follows:
17	1. The time by which Defendants may plead or otherwise respond to the complaint
18	shall be extended to and include March 1, 2007.
19	2. There shall be no further extensions of time granted to Defendants by ZiLOG
20	extending the time for Defendants to respond to the complaint.
21	3. If the Court grants Actel's motion to stay, the parties agree that Defendants'
22	response to the complaint will be due fourteen days after the stay is lifted, unless otherwise
23	ordered by the Court.
24	4. The stipulated extension does not otherwise affect the schedule of this case.
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## Cascaste 06:06-073888-888 ABAD obcouraement 11719 Filler th 1011/280/2000 7 Pagres 3 eo 840 f 4 1 Dated: January 26, 2007 KARL J. KRAMER ANNA ERICKSON WHITE 2 MORRISON & FOERSTER LLP 3 4 s/ Karl J. Kramer By: Karl J. Kramer 5 Attorneys for Defendant 6 **ALTERA CORPORATION** 7 Dated: January 26, 2007 G. HOPKINS GUY, III JEFFREY A. MILLER 8 KEVIN C. JONES ORRICK, HERRINGTON & SUTCLIFFE LLP 9 10 11 s/ Jeffrey A. Miller By: Jeffrey A. Miller 12 Attorneys for Defendant 13 **ACTEL CORPORATION** 14 Dated: January 26, 2007 GEORGIA K. VAN ZANTEN SIDLEY AUSTIN LLP 15 16 17 s/ Georgia K. Van Zanten Georgia K. Van Zanten 18 Attorney for Plaintiff 19 ZILOG, INC. 20 21 **ORDER** 22 The foregoing stipulation is approved and so ordered. 23 Dated: 1/30 , 2007. 24 UNITED STATES DISTRICT JUDGE 25 26 27 28

1	ATTESTATION
2	I, Karl J. Kramer, am the ECF User whose ID and password are being used to file
3	Stipulation to Extend Time to Respond to Complaint. In compliance with General Order 45,
4	X.B., I hereby attest that Georgia K. Van Zanten and Jeffrey A. Miller have read and approved
5	this stipulation. I will maintain an executed copy of this stipulation in our files that can be made
6	available for inspection upon request.
7	Dated: January 26, 2007 MORRISON & FOERSTER LLP
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9	By: s/ Karl J. Kramer  Karl J. Kramer
10	Attorneys for Defendant Altera Corporation
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